

Name JEFF HANCOCK
 Address P. O. BOX 8101 A-1139X
CALIFORNIA MEN'S COLONY - EAST
SAN LUIS OBISPO, CA 93409-8101

CDC ID Number V-49474

Exhibit
*****NOTE: FILED IN C-07-2644-CW C-275
 per order #5 in C-07-4286-CW*****

SUPREME COURT
FILED

MAR 12 2007

Deputy

STATE OF CALIFORNIA

SUPREME COURT

(Court)

Frederick K. Ohlrich Clerk

AUG 2 2007
 CLERK, U.S. DISTRICT COURT
 NORTHERN DISTRICT OF CALIFORNIA

PETITION FOR WRIT OF HABEAS CORPUS

S 150880

(To be supplied by the Clerk of the Court)

C 07 4286 CW**(PR)****INSTRUCTIONS—READ CAREFULLY**

- If you are challenging an order of commitment or a criminal conviction and are filing this petition in the Superior Court, you should file it in the county that made the order.
 - If you are challenging the conditions of your confinement and are filing this petition in the Superior Court, you should file it in the county in which you are confined.
- Read the entire form before answering any questions.
- This petition must be clearly handwritten in ink or typed. You should exercise care to make sure all answers are true and correct. Because the petition includes a verification, the making of a statement that you know is false may result in a conviction for perjury.
- Answer all applicable questions in the proper spaces. If you need additional space, add an extra page and indicate that your answer is "continued on additional page."
- If you are filing this petition in the Superior Court, you need file only the original unless local rules require additional copies. Many courts require more copies.
- If you are filing this petition in the Court of Appeal, file the original and four copies of the petition and, if separately bound, one copy of any supporting documents.
- If you are filing this petition in the California Supreme Court, file the original and ten copies of the petition and, if separately bound, two copies of any supporting documents.
- Notify the Clerk of the Court in writing if you change your address after filing your petition.
- In most cases, the law requires service of a copy of the petition on the district attorney, city attorney, or city prosecutor. See Penal Code section 1475 and Government Code section 72193. You may serve the copy by mail.

Approved by the Judicial Council of California for use under Rule 60 of the California Rules of Court [as amended effective January 1, 2005]. Subsequent amendments to Rule 60 may change the number of copies to be furnished to the Supreme Court and Court of Appeal.

COPYRIGHT

12. Other than direct appeal, have you filed any other petitions, applications, or motions with respect to this conviction, commitment, or issue in any court? Yes. If yes, continue with number 13. No. If no, skip to number 15.

13. a. (1) Name of court: COURT OF APPEAL, SIXTH APPELLATE DISTRICT

(2) Nature of proceeding (for example, "habeas corpus petition"): COMPANION HABEAS TO DIRECT APPEAL

(3) Issues raised: (a) IMPROPER FLIGHT INSTRUCTIONS GIVEN TO JURY

(b) INEFFECTIVE ASSISTANCE OF COUNSEL: FAILURE TO INVESTIGATE

(4) Result (Attach order or explain why unavailable): CONVICTION AND SENTENCE AFFIRMED

(5) Date of decision: MARCH 24, 2006

b. (1) Name of court: CALIFORNIA SUPREME COURT

(2) Nature of proceeding: PETITION FOR REVIEW AND COMPANION HABEAS CORPUS PETITION

(3) Issues raised: (a) INEFFECTIVE ASSISTANCE OF COUNSEL: FAILURE TO INVESTIGATE

(b) _____

(4) Result (Attach order or explain why unavailable): DENIED

(5) Date of decision: JULY 19, 2006

c. For additional prior petitions, applications, or motions, provide the same information on a separate page.

14. If any of the courts listed in number 13 held a hearing, state name of court, date of hearing, nature of hearing, and result:

15. Explain any delay in the discovery of the claimed grounds for relief and in raising the claims in this petition. (See *In re Swain* (1949) 34 Cal.2d 300, 304.)

THERE HAS BEEN NO DELAY IN PRESENTING THIS HABEAS CORPUS PETITION

16. Are you presently represented by counsel? Yes. No. If yes, state the attorney's name and address, if known:

17. Do you have any petition, appeal, or other matter pending in any court? Yes. No. If yes, explain:

18. If this petition might lawfully have been made to a lower court, state the circumstances justifying an application to this court:

THE SUPREME COURT HAS JURISDICTION FOR FEDERAL EXHAUSTION PURPOSES

I, the undersigned, say: I am the petitioner in this action. I declare under penalty of perjury under the laws of the State of California that the foregoing allegations and statements are true and correct, except as to matters that are stated on my information and belief, and as to those matters, I believe them to be true.

Date: 3/7/07

MC-275 (Rev. July 1, 2005)

Jeff Hancock
(SIGNATURE OF PETITIONER)

Page six of six

PETITION FOR WRIT OF HABEAS CORPUS

Executed at California Men's Colony, San Luis Obispo, CA.
93409-810,

EXHIBIT D

SUPREME COURT COPY

MC-275

Name Teff HancockSUPREME COURT
FILEDAddress P.O. Box 8101 A-1144X

AUG 15 2007

California Mens Colony-EastSan Luis Obispo, CA 93409-8101

Prob. Ct. K. Conrich Clark

CDCor ID Number V-49474

RECEIVED

State of CaliforniaSupreme Court

(Court)

PETITION FOR WRIT OF HABEAS CORPUS**S 151947**

No.

(To be supplied by the Clerk of the Court)

Teff Hancock

Petitioner

vs.

John Marshall, Warden

Respondent

INSTRUCTIONS—READ CAREFULLY

- If you are challenging an order of commitment or a criminal conviction and are filing this petition in the Superior Court, you should file it in the county that made the order.
- If you are challenging the conditions of your confinement and are filing this petition in the Superior Court, you should file it in the county in which you are confined.

- Read the entire form before answering any questions.
- This petition must be clearly handwritten in ink or typed. You should exercise care to make sure all answers are true and correct. Because the petition includes a verification, the making of a statement that you know is false may result in a conviction for perjury.
- Answer all applicable questions in the proper spaces. If you need additional space, add an extra page and indicate that your answer is "continued on additional page."
- If you are filing this petition in the Superior Court, you need file only the original unless local rules require additional copies. Many courts require more copies.
- If you are filing this petition in the Court of Appeal, file the original and four copies of the petition and, if separately bound, one copy of any supporting documents.
- If you are filing this petition in the California Supreme Court, file the original and ten copies of the petition and, if separately bound, two copies of any supporting documents.
- Notify the Clerk of the Court in writing if you change your address after filing your petition.
- In most cases, the law requires service of a copy of the petition on the district attorney, city attorney, or city prosecutor. See Penal Code section 1475 and Government Code section 72193. You may serve the copy by mail.

Approved by the Judicial Council of California for use under Rule 60 of the California Rules of Court [as amended effective January 1, 2005]. Subsequent amendments to Rule 60 may change the number of copies to be furnished to the Supreme Court and Court of Appeal.

Page one of six

Form Approved by the
Judicial Council of California
MC-275 (Rev. July 1, 2006)

PETITION FOR WRIT OF HABEAS CORPUSPenal Code, § 1473 et seq.;
Cal. Rules of Court, rule 60(a)American LegalNet, Inc.
www.USCourtForms.com

EXHIBIT C

12. Other than direct appeal, have you filed any other petitions, applications, or motions with respect to this conviction, commitment, or issue in any court? Yes. If yes, continue with number 13. No. If no, skip to number 15.

13. a. (1) Name of court: Court of Appeal, Sixth Appellate District
 (2) Nature of proceeding (for example, "habeas corpus petition"): Companion Habeas to Direct Appeal
 (3) Issues raised: (a) Ineffective Assistance of Counsel; Failure to Investigate and Use Medical Records as possible defense
 (4) Result (Attach order or explain why unavailable): Conviction and Sentence Affirmed
 (5) Date of decision: March 24, 2006
- b. (1) Name of court: California Supreme Court
 (2) Nature of proceeding: Petition for Review and Companion Habeas Petition
 (3) Issues raised: (a) Ineffective Assistance of Counsel; Failure to Investigate and Use Medical Records and History
 (4) Result (Attach order or explain why unavailable): Denied
 (5) Date of decision: July 19, 2006

c. For additional prior petitions, applications, or motions, provide the same information on a separate page.

14. If any of the courts listed in number 13 held a hearing, state name of court, date of hearing, nature of hearing, and result:

15. Explain any delay in the discovery of the claimed grounds for relief and in raising the claims in this petition. (See *In re Swain* (1949)
 34 Cal.2d 300, 304.)

There is no delay in presenting this Habeas Corpus Petition

16. Are you presently represented by counsel? Yes. No. If yes, state the attorney's name and address, if known:

17. Do you have any petition, appeal, or other matter pending in any court? Yes. No. If yes, explain:

18. If this petition might lawfully have been made to a lower court, state the circumstances justifying an application to this court:

The Supreme Court has jurisdiction for federal exhaustion purpose

I, the undersigned, say: I am the petitioner in this action. I declare under penalty of perjury under the laws of the State of California that the foregoing allegations and statements are true and correct, except as to matters that are stated on my information and belief, and as to those matters, I believe them to be true.

Date: 4/13/07


 (SIGNATURE OF PETITIONER)

Exhibit 7

Law Offices of Candace Hale
 P.O. Box 775
 San Anselmo CA 94979-0775
 (415) 460-5428

*No reply in 12 days
 Cal. Supreme Court Case No. S-0880*

*Filed 8/14/07
 3/12/07*
January 16, 2007

*129 days
 after Supreme
 Court denial*

*Ca. Supreme Court
 Case No. S-07947*

*4/21 7/19/07
 denied 7/25/07*

*Filing date 7/18/07
 7/18/07*

Re: *People v. Jeff Hancock, No. H029763*

Dear Mr. Hancock:

I received the letter you sent through Mr. Moore, the letter you sent through SDAP, and a call from your mother. I hope by now she has told you that the California Supreme Court denied your petition for review from the habeas petition on July 19, 2006. That gives you ONE YEAR from then to file a habeas petition in the federal court, or until July 18, 2007. The date I gave you in my August letter appears to be incorrect, and the June date she mentioned stems from denial of the Petition for Review from the appeal itself. The date of that denial was June 14, 2006, and you have one year and 90 days from that date to seek federal review, making the final filing date September 12, 2007 — but I advise you to ignore this date and forget about seeking review of the appellate decision itself. The appellate claim was only a way to give me time to get your habeas petition on file. So please do not be confused: I think you have a strong IAC claim in the habeas petition, and that claim needs to be filed in the federal court by July 18, 2007, at the latest.

You can, if you feel strongly, add claims to the one I briefed by raising them in another habeas petition and taking that through the state courts. Any time you spend exhausting claims in state court stops the clock from running — in other words, if you file a habeas petition on January 1 and the court does not issue a decision until July 1, you can add the six months the petition was pending to your year — and your federal petition would be due on December 18, 2007. All time you have a state petition pending stops the clock. You are also allowed a “reasonable” amount of time between receiving one decision and filing in the next court — that amount of time will also be added to your initial year. Unfortunately, I can’t tell you exactly what a “reasonable amount of time” is — but I would think if you can re-file within a month or so, you should be safe.

As I said in my letter of August 11, 2006, I were you, I would focus on the denial of the state habeas corpus, for which the appeal was pretty much a place holder. I have federalized all your arguments; consequently, you should be able to fill out the federal habeas forms and attach copies of the briefs (the Petition for Review would suffice) and be covered. You should, of course, request counsel, citing your brain injury, and maybe

EXHIBIT O

even copying the relevant parts of the expert's declaration and attaching them. The federal court is pretty sparing of its appointments, but your neurological history may provide you with some extra ammunition. You do not need to do anything more in state court unless you feel very strongly about claims that I did not raise.

As I also explained, you only have one chance at a federal petition. Any claims you want to raise need to have been "exhausted" through the state courts. Accordingly, if there are claims you feel are very important, you need to exhaust them by filing them in a habeas petition that -- at a minimum -- you submit to the California Supreme Court. You can also, if you choose, start the habeas at the Superior Court level, then file again in the Court of Appeal (assuming you don't win below), then in the California Supreme Court if you lose at the Superior Court level. It is up to you.

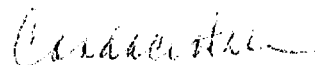
Obviously taking a claim through the state courts will take time. You may want to think carefully if you really think you can make out a strong case -- otherwise, you might want to simply go forward with a federal petition based on the already exhausted state court habeas petition I filed on your behalf.

You asked for a copy of your opening brief, and I enclose it, but I would advise you not to use the claim in it in a federal petition -- the only reason I filed the appellate brief was to "hold space" for the habeas petition. I do not consider it to be a very strong or convincing claim, and I do not think you should waste your time on it.

You asked for transcripts of your police interview. Those were not included in the appellate record, and accordingly, I never had copies of them. Anything I had has now been mailed to you, at your request.

Good luck!

Sincerely,



Enclosure

Candace Hale

Exhibit 7

Jeff Hancock, V-49474
California Men's Colony State Prison
P.O. Box 8101
San Luis Obispo, California 93409

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

JEFF HANCOCK }
v. } MOTION FOR STAY
JOHN MARSHALL } AND ABEYANCE
} PENDING EXHAUSTION

As Petitioner was preparing his federal papers some additional claims came to his attention that he believes were not raised properly during his Direct Appeal and his Petition for Review. Petitioner subsequently filed for habeas corpus relief in the California Supreme Court, Case No. S150880 and S151947 (pgs. 32,33). These matters are still currently pending and petitioner is requesting the U.S. District Court for the Northern District of California to "Stay and Abey" proceedings so that the aforementioned matters can be combined with petitioner's already exhausted claim, S143150 (Exhibit J., Ground 7). Fetterly v. Paskett, 997 F.2d. 1295, 1301-1302 (9th. Cir. 1993)

Respectfully submitted,

Jeff Hancock
Jeff Hancock, Petitioner

5/3/07
Date

Exhibit 10

FILED

MAY 24 2007

RICHARD W. WIEKING
CLERK, U.S. DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
OAKLAND

IN THE UNITED STATES DISTRICT COURT

FOR THE NORTHERN DISTRICT OF CALIFORNIA

JEFF JAY HANCOCK,

No. C 07-02644 CW (PR)

Petitioner,

ORDER OF DISMISSAL

v.

JOHN MARSHALL, Warden,

Respondent.

17 Petitioner, a state prisoner, filed the present petition for a
18 writ of habeas corpus pursuant to 28 U.S.C. § 2254. He states that
19 his state habeas petitions are still pending before the California
20 Supreme Court.

The California Supreme Court's official website shows that Petitioner's state habeas petitions were filed on March 12, 2007 and April 19, 2007, and that there has not been any final decision from the California Supreme Court. See Hancock (Jeff) on H.C., Cal. S. Ct. No. S150880; Hancock (Jeff) on H.C., Cal. S. Ct. No. S151947.

27 The exhaustion requirement applicable to federal habeas
28 petitions is not satisfied if there is a pending post-conviction

MAY 24 2001

Exhibit II

1 proceeding in state court. See 28 U.S.C. § 2254(b)-(c); Sherwood
 2 v. Tomkins, 716 F.2d 632, 634 (9th Cir. 1983). If a post-
 3 conviction challenge to a criminal conviction is pending in state
 4 court, a potential federal habeas petitioner must await the outcome
 5 of the challenge before his state remedies are considered
 6 exhausted. See id. Moreover, the rule in Sherwood applies whether
 7 or not the issue raised in the pending state petition is included
 8 in the federal petition, see id., for the reason that a pending
 9 state court challenge may result in the reversal of the
 10 petitioner's conviction, thereby mooted the federal petition. See
 11 id. (citations omitted).

12 As Petitioner has two petitions currently pending in the
 13 California Supreme Court, the instant petition for a writ of habeas
 14 corpus is DISMISSED without prejudice to refiling once all state
 15 court post-conviction challenges to Petitioner's conviction have
 16 been completed, and all claims Petitioner wishes to raise in
 17 federal court have been presented to the Supreme Court of
 18 California. See 28 U.S.C. § 2254(b)-(c); Rose v. Lundy, 455 U.S.
 19 509, 522 (1982) (holding every claim raised in federal habeas
 20 petition must be exhausted).

21 The Clerk of the Court shall enter judgment and close the
 22 file. No filing fee is due.

23 IT IS SO ORDERED.

24 Dated: MAY 24 2007



CLAUDIA WILKEN
UNITED STATES DISTRICT JUDGE

25
26
27
28

Exhibit 12

S150880

IN THE SUPREME COURT OF CALIFORNIA

En Banc

In re JEFF HANCOCK on Habeas Corpus

The petition for writ of habeas corpus is denied. (See *In re Clark* (1993) 5 Cal.4th 750.)

Werdegar, J., was absent and did not participate.

**SUPREME COURT
FILED**

JUL 25 2007

Frederick K. Ohlrich Clerk

Deputy

GEORGE

Chief Justice

Exhibit 13

S151947

IN THE SUPREME COURT OF CALIFORNIA

En Banc

In re JEFF HANCOCK on Habeas Corpus

The petition for writ of habeas corpus is denied. (See *In re Clark* (1993) 5 Cal.4th 750.)

Werdegar, J., was absent and did not participate.

**SUPREME COURT
FILED**

JUL 25 2007

Frederick K. Ohlrich Clerk

Deputy

GEORGE

Chief Justice

STATE OF CALIFORNIA

DEPARTMENT OF CORRECTIONS

JVA Exhibit 14

Lia FA 2/20

COMPREHENSIVE ACCOMMODATION CHRONO

INSTRUCTIONS: A physician shall complete this form if an inmate requires an accommodation due to a medical condition. Circle P if the accommodation is to be permanent, or T if the accommodation is to be temporary. If the accommodation is temporary, write the date the accommodation expires on the line. A new form shall be generated when a change to an accommodation is required or upon renewal of a temporary accommodation. Any new form generated shall include previous accommodations, if they still apply. Chronos indicating permanent accommodations shall be reviewed annually. This form shall be honored as a permanent chrono at all institutions.

A. HOUSING

- None
- | | |
|---|--|
| 1. Barrier Free/Wheelchair Access P / T _____ | 4. Bottom Bunk P / T _____ |
| 2. Ground Floor Cell P / T _____ | 5. Single Cell (See 128-C date: _____) P / T _____ |
| 3. Continuous Powered Generator P / T _____ | 6. Permanent OHU / CTC (circle one) P / T _____ |
| | 7. Other P / T _____ |

B. MEDICAL EQUIPMENT/SUPPLIES

- None
- | | |
|--|---|
| 8. Limb Prosthesis P / T _____ | 16. Wheelchair: (type) P / T _____ |
| 9. Brace P / T _____ | 17. Contact Lens(es) & Supplies P / T _____ |
| 10. Crutches P / T _____ | 18. Hearing Aid P / T _____ |
| 11. Cane: (type) P / T _____ | 19. Special Garment: (specify) P / T _____ |
| 12. Walker P / T _____ | 20. Rx. Glasses: P / T _____ |
| 13. Dressing/Catheter/Colostomy Supplies P / T _____ | 21. Cotton Bedding P / T _____ |
| 14. Shoe: (specify) P / T _____ | 22. Extra Mattress P / T _____ |
| 15. Dialysis Peritoneal P / T _____ | 23. Other P / T _____ |

C. OTHER

- None
- | | |
|---|--|
| 24. Attendant to assist with meal access P / T _____ and other movement inside the institution. Attendant will not feed or lift the inmate/patient or perform elements of personal hygiene. | 26. Therapeutic Diet: (specify) P / T _____ |
| 25. Wheelchair Accessible Table P / T _____ | 27. Communication Assistance P / T _____ |
| | 28. Transport Vehicle with Lift P / T _____ |
| | 29. Short Beard P / T _____ |
| | 30. Other <i>Cell living D/F medical condition</i> P / T _____ |

D. PHYSICAL LIMITATIONS TO JOB ASSIGNMENTS

Based on the above, are there any physical limitations to job assignments? Yes No

If yes, specify: *Cerebellum Atrophy with Dystrophin*.

INSTITUTION: <i>JCC</i>	COMPLETED BY (PRINT NAME): <i>Wong, m</i>	TITLE: <i>Physician</i>
SIGNATURE: <i>Stephens</i>	DATE: <i>9/2/05</i>	CDC NUMBER, NAME (LAST, FIRST, MI) AND DATE OF BIRTH: <i>Hancock</i>
HCM/CMO SIGNATURE: <i>Stephens (concur)</i>	DATE: <i>9/18/05</i>	
APPROVED (list the number of items approved): <i>3</i>		
DENIED (list the number of items denied):		

**COMPREHENSIVE ACCOMMODATION
CHRONO**

**INMATE/PAROLEE
APPEAL FORM**

CDC 802 (12/87)

Location: Institution/Parole Region

Log No.

Category

1. _____

1. _____

2. _____

2. _____

You may appeal any policy, action or decision which has a significant adverse affect upon you. With the exception of Serious CDC 115s, classification committee actions, and classification and staff representative decisions, you must first informally seek relief through discussion with the appropriate staff member, who will sign your form and state what action was taken. If you are not then satisfied, you may send your appeal with all the supporting documents and not more than one additional page of comments to the Appeals Coordinator within 15 days of the action taken. No reprisals will be taken for using the appeals procedure responsibly.

NAME

NUMBER

ASSIGNMENT

UNIT/ROOM NUMBER

Hancock	V49474	Ad Seg MATD	110 103E
---------	--------	-------------	----------

A. Describe Problem:

ON 7/13/07 I requested legal papers from Property C/o Admin in Ad Seg. The reason for the request was so I could properly prepare to reply to a pending motion. On 7/17/07 do Aunt Hancock my legal st back to me stating I can't find your property. I was forced to file an I.I. (Inmate Appeal) to Subpoena. I have two parking Calm. So far I can't case for an I.C.C. hearing dealing with my legal issues. The Admin stated you need more space, attach one additional sheet.

B. Action Requested:

I like a written acknowledgement by staff that I've not been able to obtain my legal papers in my property nor go to the law library since 6/13/07. I'd like staff to apologize for any harm this incident causes my pending

Inmate/Parolee Signature

Date Submitted: 10/24/07

C. INFORMAL LEVEL (Date Received):

Staff Response:

7/17/07

Staff Signature:

Date Returned to Inmate:

D. FORMAL LEVEL

If you are dissatisfied, explain below, attach supporting documents (Completed CDC 115, Investigator's Report, Classification chrono, CDC 128, etc.) and submit to the Institution/Parole Region Appeals Coordinator for processing within 15 days of receipt of response.

Signature:

Date Submitted:

Note: Property/Funds appeals must be accompanied by a completed Board of Control form BC-1E, Inmate Claim

CDC Appeal Number:

--

P-1A Exhibit 16

DEPARTMENT OF CORRECTIONS

STATE OF CALIFORNIA
ADMINISTRATIVE SEGREGATION UNIT PLACEMENT NOTICECDC 114-D (REV 10/98)
Reading level: ABOVE 4.0
CCCMS: NO

Distribution:	CANARY - WARDEN
WHITE - CENTRAL FILE	PINK - HEALTH
BLUE - INMATE	GOLDENROD - INMATE (1ST COPY)

INMATE'S NAME	CDC NUMBER
HANCOCK, J.	V-49474

REASONS FOR PLACEMENT (PART A)

- PRESENTS AN IMMEDIATE THREAT TO THE SAFETY OF SELF OR OTHERS
 JEOPARDIZES INTEGRITY OF AN INVESTIGATION OF ALLEGED SERIOUS MISCONDUCT OR CRIMINAL ACTIVITY
 ENDANGERS INSTITUTION SECURITY UPON RELEASE FROM SEGREGATION, NO BED AVAILABLE IN GENERAL POPULATION

DESCRIPTION OF CIRCUMSTANCES WHICH SUPPORT THE REASON(S) FOR PLACEMENT:

On 7/10/06, at approximately 1500 hours, You are being removed from the Facility III general population and being placed into Administrative Segregation. Specifically, on 7/10/06, at 1300 hours, you approached Building 17 staff with injuries consistent with being victim of battery by an unknown assailant. Based on the aforementioned, you are deemed a threat to the safety and security of the institution, its staff and inmates. Your custody level is being increased to Max-A to facilitate this placement. You will remain in Ad/Seg pending Administration Review for appropriate program and housing placement. The attached 7219 Medical Report reflects medical clearance for placement in Ad/Seg.

DATE OF ASU PLACEMENT	SEGREGATION AUTHORITY'S PRINTED NAME	SIGNATURE	TITLE
7/10/06	HUSER, D.		CORR LT.
DATE NOTICED SERVED	TIME SERVED	PRINTED NAME OF STAFF SERVING ASU PLACEMENT NOTICE	SIGNATURE
7/10/06	1500	FERNANDEZ, R.	
STAFF ASSISTANT (SA)	INMATE SIGNATURE	CDC NUMBER	
<input type="checkbox"/>		V-49474	

ADMINISTRATIVE REVIEW (PART B)

The following to be completed during the initial administrative review by Captain or higher by the first working day following placement

STAFF ASSISTANT (SA)	TITLE	INVESTIGATIVE EMPLOYEE (IE)	
Staff Assistant's name		INVESTIGATIVE EMPLOYEE'S NAME	TITLE
IS THIS INMATE:		Any "NO" requires SA assignment	
LITERATE	<input type="checkbox"/> YES <input type="checkbox"/> NO	EVIDENCE COLLECTION BY IE UNNECESSARY	<input type="checkbox"/> YES <input type="checkbox"/> NO
FLUENT IN ENGLISH?	<input type="checkbox"/> YES <input type="checkbox"/> NO	DECLINED ANY INVESTIGATIVE EMPLOYEE	<input type="checkbox"/> YES <input type="checkbox"/> NO
ABLE TO COMPREHEND ISSUES?	<input type="checkbox"/> YES <input type="checkbox"/> NO	ASU PLACEMENT IS FOR DISCIPLINARY REASONS	<input type="checkbox"/> YES <input type="checkbox"/> NO
FREE OF MENTAL HEALTH SERVICES DELIVERY SYSTEM NEEDS	<input type="checkbox"/> YES <input type="checkbox"/> NO	DECLINED 1ST INVESTIGATIVE EMPLOYEE ASSIGNED	<input type="checkbox"/> YES <input type="checkbox"/> NO
DECLINING FIRST STAFF ASSISTANT ASSIGNED?	<input type="checkbox"/> YES	Any "NO" may require IE assignment	
<input type="checkbox"/> NOT ASSIGNED			

INMATE WAIVERS

<input type="checkbox"/> INMATE WAIVES OR DECLINES INTERVIEW WITH ADMINISTRATIVE REVIEWER	<input type="checkbox"/> INMATE WAIVES RIGHT TO 72 HOURS PREPARATION TIME
INMATE SIGNATURE	
<input type="checkbox"/> NO WITNESSES REQUESTED BY INMATE	DATE

WITNESSES REQUESTED FOR HEARING

WITNESS NAME	TITLE/CDC NUMBER	WITNESS NAME	TITLE/CDC NUMBER
WITNESS NAME	TITLE/CDC NUMBER	WITNESS NAME	TITLE/CDC NUMBER

DECISION: RELEASE TO UNIT/FACILITY RETAIN PENDING ICC REVIEW DOUBLE CELL SINGLE CELL PENDING ICC
 REASON FOR DECISION:

ADMINISTRATIVE REVIEWER'S PRINTED NAME	TITLE	DATE OF REVIEW	TIME	ADMINISTRATIVE REVIEWER'S SIGNATURE
N.L. FRY	CAPT.	2006		
CORRECTIONAL ADMINISTRATOR'S PRINTED NAME (IF NEEDED)	CORRECTIONAL ADMINISTRATOR'S CO-SIGNATURE (IF NECESSARY)			DATE OF REVIEW

Exhibit 17

1 involving a left basilar skull fracture, a left facial laceration, and a bifrontal brain contusion." [SEE
2 Exhibit-B attached].

3

4 7. Elsewhere in the records reviewed, Mr. Hancock's condition was described following a CT scan of
5 his brain: "Scans of the brain demonstrate a low density area in the left frontal region with central
6 tissue nodule. The appearance is consistent with a neoplasm and surrounding edema. . . Stable area
7 of edema and likely tumor nodule in the left frontal region." [SEE Exhibit-C attached].

8

9 8. Mr. Hancock also has a notable psychiatric history; one marked by the presentation of symptoms of
10 severe mental illness and/or a severe compromise in his mental status. In fact, the records reviewed
11 find that Mr. Hancock's condition has presented as so impaired, that he has required involuntary
12 psychiatric commitment. His condition has been described as:

13 "He is disoriented and delusional. He has been hallucinating. He demonstrates very impaired
14 judgment and poor impulse control. He is definitely a danger to himself. . . He has had
15 seizures recently. He has a history of brain injury and of alcohol abuse as well as exhibiting a
16 serious psychiatric disorder." [SEE Exhibit-D attached]

17

18 9. Review of the records provided finds that Mr. Hancock had a seizure shortly after his arrest. He was
19 admitted to the Santa Clara Valley Health & Hospital System when on 9 Aug. 2003 at 1100 hrs.
20 [Only hours after his arrest and 3 days prior to his statement to Officer Anderson] he was described
21 as having the following symptoms: "anxiety, insomnia, nausea, tremulousness, tremors,
22 apprehension, and seizure disorder." [SEE Exhibit-E attached]

genesis East Letterhead
PATIENT NAME: HANCOCK, JEFFERY
D:08/31/99 14:05 T:08/31/99 15:10

BY: JAM

August 31, 1999

Exhibit 18

Scott County Clerk of Court
Davenport, Iowa

RE: Hancock, Jeffery
DATE SEEN: 08/31/99
DATE OF BIRTH: 11/02/58
AGE: 40 years.

Dear Sir or Madam:

I am writing to request involuntary psychiatric commitment for Jeffery Hancock. I evaluated him at Genesis Medical Center West Campus emergency department today. He is disoriented and delusional. He has been hallucinating. He demonstrates very impaired judgment and poor impulse control. He is definitely a danger to himself. He has done such things as undressing in public, approaching strangers at a restaurant and drinking their water, and expressing the delusion that they are friends. He has a seizure disorder. He has not been taking his medication. He has had seizures recently. He has a history of a brain injury and of alcohol abuse as well as exhibiting a serious psychiatric disorder. He is very restless and tremulous.

He has no family or friends nearby to look after him. His mother lives in California and has expressed the intention of coming to get him to take him home; but, in the meantime, Mr. Hancock needs to be somewhere where he can be kept safe.

Sincerely,

Michael A. Cronkleton, MD

D: 08/31/99 2:05 P
T: 08/31/99 3:10 P
jam JOB NO.: 45095
cc:

Authenticated by Michael A. Cronkleton, MD On 09-21-1999 at 3:29 pm

EXHIBIT J

Court of Appeal, Sixth Appellate District - No. H029763
S143150

IN THE SUPREME COURT OF CALIFORNIA

En Banc

In re JEFF HANCOCK on Habeas Corpus

Petition for review DENIED.

**SUPREME COURT
FILED**

JUL 19 2006

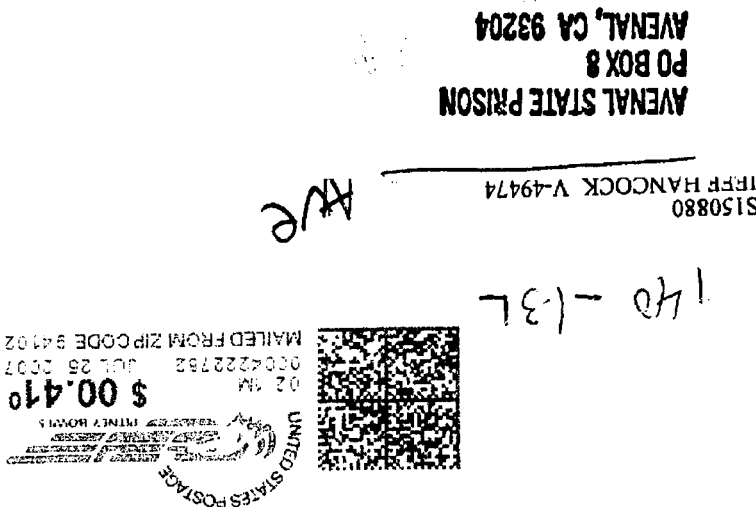
Frederick K. Ohlrich Clerk

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GEORGE

Chief Justice

Reception date of denial notification



Court of California

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PROOF OF SERVICE BY MAIL

I THE UNDERSIGNED, CERTIFY THAT I AM OVER THE AGE OF EIGHTEEN (18) YEARS OF AGE. THAT I CAUSED TO BE SERVED A COPY OF THE FOLLOWING DOCUMENT:

ENTITLED:

Notification to Clerk/Court
Northern District 450 Golden Gate Ave, San Francisco

BY PLACING THE SAME IN AN ENVELOPE, SEALING IT BEFORE A CORRECTIONAL OFFICER,
AND DEPOSITING IT IN THE [UNITED STATES MAIL] AT AVENAL STATE PRISON AND ADDRESSED IT

TO THE FOLLOWING:

Office of the Clerk, U.S. District
Court, Northern District of California
450 Golden Gate Avenue Box 36060
San Francisco, CA 94102

EXECUTED ON _____, 20 ____ AT AVENAL STATE PRISON, AVENAL CALIFORNIA

I, _____ DECLARE UNDER THE PENALTY OF PERJURY UNDER THE LAW
OF THE STATE OF CALIFORNIA THAT THE FOREGOING IS TRUE AND CORRECT.

SIGNATURE OF DECLARANT

PRINT NAME OF DECLARANT

PRO PER.